## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

 ${f U}$ 

## BILL DRAFT 2007-RBz-41 [v.1] (04/29)

## (THIS IS A DRAFT AND IS NOT READY FOR INTRODUCTION) 4/29/2008 10:30:57 AM

Short Title:	Modify PEG Channel Grant P	rogram.	(Public)
Sponsors:			
Referred to:			
REQUEST The General A	A BILL TO B TO MODIFY THE PEG TED BY E-NC AUTHORITY Assembly of North Carolina en CTION 1. G.S. 66-359 reads	acts:	OGRAM, AS
(a) PEC interest-bearing 105-164.44I(bunder G.S. 14 may be used monitoring, note (b) Grathe PEG Charthe extent pos	EG channel grants. G Channel Fund. – The ag special revenue fund. It coefficiently and any other revenues applied 3B-437.46, administers the Fannually by e-NC Authority of to exceed sixty thousand do nots. – A county or city may a neel Fund. In awarding grants sible, select applicants from a	nsists of revenue allocated to ropriated to it. The e-NC Aurund. Up to three percent (39 to cover its expenses in grants (\$60,000) a year. pply to the e-NC Authority form the Fund, the e-NC Aurund II parts of the State based upon	o it under G.S. athority, created %) of the Fundrant letting and for a grant from thority must, to
	l are subject to the following li	mitations: twenty-five thousand dollars	(\$25,000)
(1) (2)	The applicant must provide required is a percentage	e a cash match for the grant. of the grant amount and on the applicant's dev	The cash match the applicable
	Applicant Tier Designation	Required Match	
	Tier One	25%	
	Tier Two	50%	
	Tier Three	75%	

The grant may be used only for capital expenditures necessary to

provide PEG channel programming. An applicant may provide in

(3)

1		writing that the capital expenditure vest directly with the PEG channel
2		operator.
3	(4)	An applicant may receive no more than one grant per PEG channel per
4		fiscal year.
5	(c) Repor	rts The e-NC Authority must publish an annual report on grants
6	awarded under	this section. The report must list each grant recipient, the amount of the
7	grant, and the p	urpose of the grant."
8	SEC	<b>FION 2.</b> G.S. 66-350 reads as rewritten:
9	"§ 66-350. Def	initions.
10		ng definitions apply in this Article:
11	(1)	Cable service. – Defined in G.S. 105-164.3.
12	(2)	Cable system. – Defined in 47 U.S.C. § 522.
13	(3)	Channel. – A portion of the electromagnetic frequency spectrum that is
14		used in a cable system and is capable of delivering a television
15		channel.
16	(3a)	Development tier. – Defined in G.S. 105-129.82.
17	(4)	Existing agreement A local franchise agreement that was awarded
18		under G.S. 153A-137 or G.S. 160A-319 and meets either of the
19		following:
20		a. Is in effect on January 1, 2007.
21		b. Expired before January 1, 2007, and the cable service provider
22 23		under the agreement provides cable service to subscribers in the
23		franchise area on January 1, 2007.
24	(5)	Pass a household. – Make service available to a household, regardless
25		of whether the household subscribes to the service.
26	(6)	PEG channel. – A public, educational, or governmental access channel
27		provided to a county or city.
28	(6a)	PEG channel operator An entity that does one or more of the
29		following:
30		a. Produces programming for delivery on a PEG channel.
31		b. Provides facilities for the production of programming or
32		playback of programming for delivery on a PEG channel.
33	(7)	Secretary. – The Secretary of State.
34	(8)	Video programming. – Defined in G.S. 105-164.3."
35	SEC	<b>FION 3.</b> This act is effective when it becomes law and applies to grants

36

made on or after July 1, 2008.